

Question : 2Introduction

White collar crime and corporate crime represent complex and sophisticated forms of criminal behavior embedded within professional and organizational settings. Although non-violent, these crimes produce widespread economic, social, and institutional harm. In developing countries such as Pakistan, where regulatory oversight is limited, white collar and corporate crimes significantly undermine governance, economic stability and public confidence in state institutions.

1.

Concept of White Collar Crime

The concept of white collar crime was introduced by **Edwin H. Sutherland**, who defined it as a crime committed by individuals of high social status in the course of their occupational activities. Such

crimes are characterized by concealment, technical complexity, and abuse of professional trust. White collar crimes commonly include bribery, embezzlement, tax evasion, financial fraud, and misuse of authority. In Pakistan, these crimes are frequently associated with bureaucratic corruption, financial institutions, and revenue-related departments.

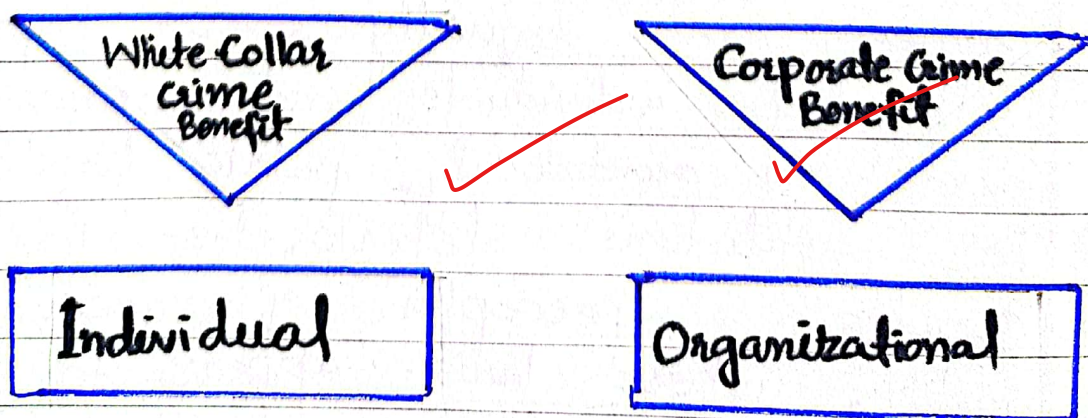
2 Nature of Corporate Crimes

Corporate crime refers to illegal or harmful acts committed by business organizations for corporate benefit rather than personal gain. These crimes often involve strategic decisions made by senior management and are systematic in nature. Corporate crimes include accounting fraud, environmental violations, cartelization, labor exploitation, and consumer safety

violations. In Pakistan, instances of cartel behavior, industrial pollution, and unsafe working conditions reflect the growing relevance of corporate crime in a weak regulatory environment.

3. Distinction Between White Collar and Corporate Crimes

White collar crime primarily benefits individuals acting within their occupational roles, corporate crime benefits the organization as a collective entity. However, in practice, both overlap, as corporate decisions are executed by individuals in positions of authority. The distinction is important for understanding responsibility, enforcement, and punishment.



4.

Economic Impact on Society

White collar and corporate crimes impose significant economic costs on society. They lead to massive losses in public revenue through tax evasion, corruption, and financial manipulation. Such crimes distort market competition by allowing illegal practices to override merit and efficiency. Over time, this discourages honest entrepreneurship and weakens economic growth, particularly in developing economies like Pakistan.

5.

Social Impact on Society

The social consequences of these crimes are equally severe. When influential individuals and corporations evade accountability, public trust in institutions deteriorates. This creates a perception of unequal justice, where laws appear to

favor the powerful. As a result, corruption becomes normalized, moral standards decline, and social cohesion is weakened.

6. Political and Institutional Impact

Politically, white collar and corporate crimes weaken governance and democratic accountability. Regulatory capture and institutional manipulation reduce the effectiveness of oversight bodies. Sutherland argued that lenient treatment of elite offenders reinforces the belief that crime is tolerated at higher social levels, thereby undermining the legitimacy of the legal system.

Conclusion

White collar and corporate crimes represent crimes of power rather than poverty. Their long-term impact includes economic instability, erosion of trusts and institutional decay. Addressing these crimes requires strong regulatory frameworks, impartial accountability mechanisms, and strict enforcement of law without discrimination. Only through such measures can social justice and sustainable development be ensured.

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Question : 4

Introduction

The Criminal Justice System (CJS) of Pakistan is a structured mechanism designed to prevent crime, enforce law, adjudicate disputes, and rehabilitate offenders. It operates through a coordinated framework of law enforcement agencies, courts, prosecution services, and correctional institutions. While the system is procedurally well-established, its effectiveness remains compromised by operational weaknesses, particularly in addressing the needs of juveniles in conflict with law.

1. Criminal Justice System of Pakistan

i. Police

The police serve as the primary law enforcement agency responsible for

crime prevention, investigation, and maintenance of public order. Governed mainly by the Police Order 2002, with provincial adaptations, the police face challenges such as political interference, lack of training, and inadequate forensic capacity, which affect the quality of investigation and case outcomes.

ii. Prosecution

The prosecution acts as the legal representative of the state and is responsible for evaluating evidence and conducting trials.

Although prosecution services have been institutionalized at the provincial level, weak coordination with police and limited professional capacity often result in poor conviction rates.

iii. Judiciary

The judiciary comprises trial courts, High courts, and the Supreme Court, ensuring due process and legal interpretation. Despite constitutional independence, the judiciary suffers from case backlog and delays, which undermine timely justice.

iv. Correctional Institutions

Correctional institutions include prisons, probation, and parole services. In Pakistan, prisons are overcrowded and largely punitive, with limited focus on rehabilitation and reintegration, particularly for juvenile offenders.

2. Juvenile Justice System of Pakistan

i. Legal Framework

Pakistan's juvenile justice framework is primarily governed by the Juvenile Justice System Act (JJSA) 2018, which

emphasizes child-friendly procedures, prohibition of death penalty for juveniles, diversion mechanisms, and rehabilitation over punishment.

ii. Juvenile Justice Process

The juvenile justice process is intended to operate separately from the adult criminal justice system, ensuring protection of children's rights.

Apprehension → Juvenile Court → Rehabilitation / Diversion → Reintegration

3. Challenges in Juvenile Justice System

Despite progressive legislation, implementation remains weak. Many districts lack dedicated juvenile courts, resulting in juveniles being tried alongside adults. Additionally, juveniles are often detained in adult prisons due to inadequate facilities. Lack of trained police

officers, probation staff, social welfare professionals further compromises the objectives of JJSA 2018.

4. Measures for Improvement of Juvenile Justice System

a. Institutional Strengthening

Specialized juvenile courts should be established across all districts, supported by trained judges and prosecutors with expertise in child psychology and juvenile law.

b. Capacity Building

Police officers, prison staff, and probation officers must receive regular training in child-sensitive procedures to ensure compliance with legal safeguards.

c. Rehabilitation and Diversion

Greater emphasis should be placed

on diversion programs, counseling, education, and vocational training to prevent recidivism among juveniles.

d. Monitoring and Coordination

Effective coordination between judiciary, police, social welfare departments, and civil society is essential for monitoring implementation and ensuring accountability.

Conclusion

The Criminal Justice System of Pakistan possesses a comprehensive legal framework but suffers from serious operational deficiencies. Strengthening the juvenile justice system through effective implementation, institutional capacity building, and rehabilitation-focused approaches is essential for ensuring justice, protecting children's rights, and achieving long-term crime prevention.

Question: 1

Introduction

INTERPOL is the world's largest international police organization, facilitating cooperation among national law enforcement agencies to combat transnational crime. Despite its significance in addressing crimes such as terrorism, cybercrime, and human trafficking, INTERPOL's effectiveness is constrained by concerns related to state sovereignty and allegations of political misuse by member states. These limitations restrict its operational capacity and credibility.

1.

Mandate and Role of INTERPOL

1.1

Core Functions

INTERPOL functions primarily as a coordination and information-sharing platform. It assists member

states through criminal databases, issuance of notices, and operational support. Importantly, INTERPOL does not possess arrest powers and relies entirely on the voluntary cooperation of member states.

2. Sovereignty-Based Limitations

2.1 Absence of Enforcement Authority

A major limitation of INTERPOL arises from respect for state sovereignty. Member states are not legally bound to act upon INTERPOL notices, including Red Notices. Each state retains discretion under its domestic laws, which often leads to inconsistent enforcement.

2.2 Jurisdictional and Legal Constraints

Extradition and arrest depend on national legislation and bilateral treaties rather than INTERPOL

directives. This legal dependency significantly delays or prevents action against fugitives, particularly when political or diplomatic considerations are involved.

3. Political Victimization and Misuse Concerns

3.1 Article 3 of INTERPOL Constitution

INTERPOL's Constitution explicitly prohibits involvement in political, military, religious, or racial matters. However, some member states have attempted to exploit INTERPOL mechanisms to pursue political opponents, journalists, or dissidents.

3.2 Impact on Political Misuse

Such misuse undermines INTERPOL's neutrality and damages its credibility. When Red Notices are perceived as tools of political victimization, member states become reluctant to

cooperate, weakening collective law enforcement efforts.

4. Impact on INTERPOL's Effectiveness

Sovereignty concerns and political misuse collectively reduce INTERPOL's operational efficiency. Delays in cooperation, selective compliance, and mistrust among member states limit the organization's ability to combat transnational crime effectively. These challenges are particularly significant in cases involving politically sensitive individuals.

5. Safeguards on Reform Measures

5.1 Oversight Mechanisms

INTERPOL has strengthened internal review mechanisms, particularly through the Commission for the Control of INTERPOL's Files (CCF),

to prevent abuse of notices and protect individual rights.

5.2

Need for Greater Transparency

Further transparency, strict scrutiny of requests, and adherence to human rights standards are necessary to balance effective policing with protection against political misuse.

Conclusion

While INTERPOL remains indispensable in facilitating international police cooperation, its effectiveness is inherently limited by respect for state sovereignty and risks of political victimization. Strengthening oversight mechanisms and fostering trust among member states are essential to enhance its credibility and operational impact in combating transnational crime.

Question: 8

Introduction

The National Accountability Bureau (NAB) is Pakistan's premier anti-corruption institution, tasked with investigating and prosecuting corruptions, recovering looted wealth, and promoting transparency. Established under the National Accountability Ordinance 1999, NAB plays a central role in safeguarding public resources and ensuring accountability. Despite its importance, NAB has faced persistent criticism regarding its impartiality, procedural fairness, and overall effectiveness in combating corruption.

1.

Objectives of NAB

1.1.

Anti-Corruption Enforcement

NAB's primary mandate is to identify, investigate, and prosecute corruption cases across public and private sectors. Its goal is to

hold individuals and organizations accountable for financial misappropriation, bribery, and abuse of authority, thereby deterring future misconduct.

1.2. Recovery of Public Wealth

Another objective is the recovery of assets acquired through corrupt practices. NAB has authority to attach properties, freeze bank accounts, and enforce plea bargains to reclaim public money siphoned off through illegal means.

1.3. Promotion of Transparency and Accountability

Beyond enforcement, NAB aims to foster a culture of accountability and institutional integrity. By investigating high-profile cases, the bureau signals that corruption is punishable regardless of the social or political status of offenders.

2. Functions and Mechanisms

2.1 Investigation and Prosecution

NAB conducts investigations into corruption allegations, prepare references, and prosecutes cases in special accountability courts. Its jurisdiction includes both public office holders and private sector individuals implicated in corrupt practices.

2.2 Plea Bargains and Voluntary Returns

To expedite asset recovery, NAB has introduced plea bargains and voluntary return schemes. These mechanisms encourage offenders to return illicit assets without prolonged litigation, thereby reducing litigation costs and delays.

2.3. Preventive and Awareness Activities

NAB also engage in public awareness campaigns, training programs, and policy recommendations to prevent corruption and

strengthen internal controls within public institutions.

3. Shortcomings

(a) Selective Accountability

One of the most frequently cited criticisms is NAB is selective prosecution. Observers allege that politically influential figures, particularly from ruling parties, are often exempted, while opposition figures face disproportionate scrutiny. This perception undermines public trust in NAB's neutrality.

(b) Procedural and Legal concerns

Prolonged investigations, delayed prosecution, ~~and~~ pretrial detention without timely resolution remain key procedural weaknesses. Arrest powers exercised before convictions contribute to the perception of coercion and

weaken the fairness of the proceedings.

(c) Economic and Institutional Impact

NAB's approach sometimes creates a climate of fear among bureaucrats and business leaders, which can slow decision-making and negatively affect investment.

4. Reforms and Recommendations

Recent legal amendments aim to strengthen judicial oversight and limit political influence. NAB's effectiveness could be further enhanced by ensuring transparency, reinforcing procedural checks and balances, and emphasizing preventive and institutional reforms alongside punitive measures.

Conclusion

The National Accountability Bureau remains Pakistan's foremost institutions for combating corruption. Its objectives of enforcement, asset recovery and promotion of accountability are crucial for governance and public trust. However, its shortcomings constraint its effectiveness. Strengthening transparency, political neutrality, and preventive mechanisms is essential for NAB to realize its mandate fully and contribute meaningfully to Pakistan's development and rule of law.

10/20

PRESENTATION IS FINE
ANSWERS ARE RELEVANT TOO
OVER ALL PAPER IS SATISFACTORY
ADD FLOW CHARTS
THEROETICAL PERSPECTIVE IS MISSING TOO